UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK		
LIGHTON INDUSTRIES, INC	16-cv-3812	
Plaintiff		
v.		
ALLIED WORLD NATIONAL ASSURAN	CE COMPANY,	
MT HAWLEY INSURANCE COMPANY		

RULE 26(f) MEETING REPORT

Defendants.

INITIAL CONFERENCE QUESTIONNAIRE

- 1. Date for completion of automatic disclosures required by Rule 26(a)(1) of the Federal
- Rules of Civil Procedure, if not yet made:December 2, 2016
- 2. If additional interrogatories beyond the 25 permitted under the federal rules are needed, the maximum number of: plaintiff(s) and defendant(s) No additional interrogatories
- 3. Number of depositions by plaintiff(s) of: parties non-parties. Each party has agreed to 3 party and 2 non party depositions although it is anticipated that there will be overlap in those deposed.
- 4. Number of depositions by defendant(s) of: parties non-parties. See above answer to 3.
- 5. Date for completion of factual discovery: March 31, 2017.
- 6. Number of expert witnesses of plaintiff(s): medical non-medical. N/A

Date for expert report(s):N/A

- 7. Number of expert witnesses of defendant(s): medical non-medical, N/A
- Date for expert report(s): N/A
- 8. Date for completion of expert discovery: N/A
- 9. Time for amendment of the pleadings by plaintiff(s)
- or by defendant(s)60 days from the execution of this report.

- 10. Number of proposed additional parties to be joined by plaintiff(s) and by defendant(s) and time for completion of joinder. Plaintiff reserves the right to join one party within 60 days of the execution of this report.
- 11. Types of contemplated dispositive motions: plaintiff(s):

defendant(s):Defendants contemplate motions for summary judgment to be filed on or before May 31, 2017.

12. Dates for filing contemplated dispositive motions:

defendant(s): May 31, 2017.

- 13. Have counsel reached any agreements regarding electronic discovery? If so, please describe at the initial conference. The parties do not anticipate the need as of this report but reserve their right to such electronic discovery.
- 14. Have counsel reached any agreements regarding disclosure of experts' work papers (including drafts) and communications with experts? If so, please describe at the initial conference. No, expert work is not anticipated in this litigation.

15. Will the parties *consent to trial before a magistrate judge pursuant to 28 U.S.C. §636(c)?

(Answer no it any party declines to consent without indicating which party has declined.)

No

Gerard McCabe Counsel for Plaintiff, Lighton Lndustries, Inc. 45 Rockefeller Plaza, Suite 2000 New York, New York 10111

212 757-6233

Alexandra E. Rigney

Alexandra E. Rigney, Esq. Counsel for Defendant Allied White Fleischner & Fino, LLP 303 Old Tarrytown Road White Plains, New York 10603 914) 505-2910

Elsa Schmidt

Counsel for Defendant Mt. Hawley Kenney Shelton Liptak Nowak LLP The Calumet Building 233 Franklin Street Buffalo, NY 14202 716.853.3801